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11 12	PATRICK CONNALLY,) Case No. 3:15-cv-01410-JCS
13	Plaintiff, vs.	STIPULATION FOR EXTENSION OF TIME AND FOR JOINT INSPECTION OF THE
14 15 16 17 18 19 20 21	SALVATORE RISTORANTE; WARREN NAN SOM and WINNIE CHI BING SOM, Trustees of the WARREN and WINNIE SOM FAMILY TRUST, dated May 24, 2004; ANGELA ALAGNA; SALVATORE PICCIONE; and ANTONINA PICCIONE, Defendants.	PREMISES PURSUANT TO GENERAL ORDER NO. 56(3)
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	Defendants, Salvatore Ristorante, Angela Alagna, Salvatore Piccione and Antonia Piccione				
	were served with Summons and Complaint on April 29, 2015. Since service, they have sought				
	representation in this subject case from the Law Offices of Bowie & Schaffer. Mr. Bowie is				
	scheduled to depart on a 25 th Anniversary vacation, Saturday May 16, 2015 to return to the office on				
	Tuesday, May 26, 2015. Since service of the Summons and Complaint, the aforesaid Defendants				
	have retained consultants to inspect the Premises from which they operate Salvatore Ristorante in				
	order to determine the feasibility of removal of certain architectural barriers which Plaintiff has				
	alleged to have precluded his use and enjoyment of the subject restaurant. Counsel for Plaintiff and				
	these subject Defendants have met and conferred by telephone and have proposed the following				
	Stipulation:				
	IT IS HEREBY STIPULATED, by and between the Plaintiff and these subject Defendants, by				
	and through their respective attorneys, that Defendants may have to and including Friday, June 5,				
	2015 within which to file their response to the Complaint in this action; and				
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1	IT IS FURTHER STIPULATED that, pursuant to General Order No. 56, the meeting in		
2	person at the subject Premises shall take place at a date and time mutually convenient to the parties		
3 4	and counsel, but within the calendar month June 2015.		
5		Respectfully submitted,	
6	Dated: May 14, 20	BOWIE & SCHAFFER	
7			
8		By:_/s/David J. Bowie David J. Bowie	
9 10		Attorney for Defendants, SALVATORE RISTORANTE ANGELA ALAGNA; SALVATORE PICCIONE; ANTONINA PICCIONE	
11 12	Dated: May 14, 201	5 THOMAS E. FRANKOVICH, A Professional Law Corporation	
13		By: /s/Thomas E. Frankovich	
14		Thomas E. Frankovich	
15		Attorney for Plaintiff PATRICK CONNALLY	
16		STATES DISTRICT CO.	
17		IT IS SO ORDERED	
18	Dated: 5/18/15	IT IS SO VALUE OF THE STATE OF	
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20		THE TON DISTRICT OF CE	
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